## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

	pplication ation No.:	10/564,170 January 10, 2006 Method for Supplyi Mixture Comprisin	10/564,170 Examiner: Paschall, Mark H.				
Commi	op Amendr ssioner for ox 1450 dria, VA 22	r Patents					
		AMEND	MENT TRANSM	IITTAL			
1.	Transmitted herewith is an amendment for the above application.						
			STATUS				
2. Applicant is							
		n small entity. other than a small entity.					
		EXT	TENSION OF TERM	Л			
NOTE:	Extension of Time in Patent Cases (Supplement Amendments) - if a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period.						
response	If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of December 10, 1985 (1061 O.G. 34-35).						
NOTE:	See 37 C.F.R. § 1.645 for extensions of time in interference proceedings, and 37 C.F.R. § 1.550(c) for ext. of time in reexamination proceedings.						
pris manual Managaman		CERTIFICATION UN (When using Express Ma Express		number is mandatory,			
l hereby	certify that, o	on the date shown below, this corre	spondence is being:	A CONTRACTOR OF THE CONTRACTOR			
	transmitted	by facsimile to the Patent and Trac	TRANSMISSION demark Office.				
_  X		via EFS-Web to the Patent and Tra					

Date: July 17, 2007

(type or print name of person certifying)

\*WARNING:

Shelly J. McCray

Each paper or fee filed by Express Mail must have the number of the "Express Mail" mailing label placed thereon prior to mailing. 37 C.F.R. § 1.10(b).
"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Amendment Transmittal [9-19]-page 1 of 3)

3.	3. The proceedings herein are for a patent application and the provisions of 37 C.F.R. § 1.136 apply.											
						(comp	elete (a) or (t	o), as applicab	ole)			
	(a)	(a) Applicant petitions for an extension of time under 37 C.F.R. § 1.136. (fees: 37 C.F.R. § 1.17 (a)(1) for the total number of months checked below:						§ 1.17 (a)(1)-(4				
				Extension (months) one months two months three months four months in the content of the content	) onth onths nonths	197 97 97	450.00 1,020.00	) ) )		ee for all entit 60.0 225.0 510.0 795.0	00 00 00	
								Fee:	\$			
	If an	ado	litiona	al extens	sion of time is re	equired	, please co	nsider this a	petition ther	efor.		
					(che	ck and c	omplete the	next item, if a	pplicable)			
			of \$		on for mo is deducted				ed. The fee p total months			
					Exte	nsion fe	e due with	this request	<b>\$</b>			
	(b) Applicant believes that no extension of term is required. However, this conditional petition is being made to provide for the possibility that applicant has inadvertently overlooked the need for a petition for extension of time.											
4.		The	foo f	or claim	e (37 C F R 81		fEE FOR		i as shown h	elow <sup>,</sup>		
								Additional Fee				
Tot	al	3	4	Minus	37	=	0	x \$25 =	\$0		x \$50 =	\$
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5.	WAR	Att	ache	form which	No additiona  Total addition  rejection or action h has been made."	nal fee (§ 1.113 37 C.F.i (com <sub>i</sub>	required is ) amendments R. § 1.116(a) (  polete (c) or (c)	s may be made (emphasis addedd), as applicate  AYMENT	d).	s or com	plying with any	/ requirement of
	X	Ch	arge	Accoun	t No. <u>13-0760</u>	the sur	m of \$	•				
		A	duplic	cate of th	nis document is	attach	ed for this	ourpose.				

## **FEE DEFICIENCY**

NOTE:		If there is a deficiency and there is no authorization to charge an account, additional fees are necessary to cover the additional consumed in making up the original deficiency. If the maximum, six-month period has expired before the deficiency is noted corrected, the application is held abandoned. In those instances where authorization to charge is included, processing delays encountered in returning the papers to the PTO Finance Branch in order to apply these charges prior to action on the capture of Authorization to charge the deposit account for any fee deficiency should be checked. See the Notice of April 7, 1986, (1065 O.G.33).							
6.	X	If any add	ditional extension and/or fee	is required, charge Account No13-0760					
				AND/OR					
	X	If any add	ditional fee for claims is requi	ired, charge Account No. <u>13-0760</u>					
			45.545	Signature St Practitioner					
Registra Telepho		ation:	45,515						
		ne:	814-870-7664	Jon L. Woodard  Type Name of Practitioner					
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